

REMARKS

Claims 1-11 are pending and are rejected.

Claims 1, 3, 4, 6, 10, and 11 are amended. Claims 3-4 and 10-11 are amended to conform to the changes respectively made to claims 1 and 6.

CLAIMS

**Rejection under 35 USC 103(a) as being unpatentable
over US2002/0072326 A1 ("Qureshey") in view of US Patent No. 5,982,448
("Reyes")**

Responsive to the rejection of claims 1-11 under 35 USC 103(a) as being unpatentable over Qureshey in view of Reyes, applicant respectfully disagrees that the intelligent radio disclosed in Qureshey can be modified to incorporate the closed captioning feature disclosed in Reyes in the manner suggested in the Office Action because the system disclosed in Qureshey is a radio with a display, which does not receive video programs and has no need to support the close captioning feature. Furthermore, for the sake of argument, even assuming that the intelligent radio supports the closed captioning feature, the modified intelligent radio still does not yield independent claims 1 and 6 because these claims require all the on-screen displays are displayed in the selected language but the Office action does not indicate that menus shown in FIGs. 3A, 3B, 3C, 3D, 3E, and 4 in Qureshey have also been displayed in the selected language. In fact, neither Qureshey nor Reyes discloses or suggests a method for selecting a language in which on-screen displays are displayed and audio programs are broadcast by entering a single selection on an on-screen display, wherein

after the selection, the on-screen displays are displayed in the selected language and the audio programs are broadcast on the receiver in the selected language.

However, in the interest of advancing the prosecution, applicant has amended independent claims 1 and 6 to replace the term "on-screen displays" with the term "menus." Support for this amendment can be found, for example, on FIG. 1. As pointed out above, the language used in the menus shown in FIGs. 3A, 3B, 3C, 3D, 3E, and 4 in Qureshey is not changed regardless of which language is selected. Since Reyes also does not disclose or suggest that menus would be displayed in the selected language, claims 1 and 6, and respective dependent claims 2-5 and 7-11, are patentable over these two references.

CONCLUSION

In view of the foregoing remarks and amendments, the Applicant believes that he has overcome all of the Examiner's basis for rejection, and that this application therefore stands in condition for allowance. However, if the Examiner is of the opinion that such action cannot be taken, the Applicant requests that he contact the undersigned attorney in order to resolve any outstanding issues without the necessity of issuing another Office Action.

FEE

No fee is believed due. However, if a fee is due, please charge the fee to Deposit Account 07-0832.



Respectfully submitted,

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CERTIFICATE OF MAILING

I hereby certify that this amendment is being deposited with the United States Postal Service as First Class Mail, postage prepaid, in an envelope addressed to [Mail Stop Amendment], Commissioner for Patents, Alexandria, Virginia 22313-1450 on:

3-14-06
Date

Karen Schenck